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6
 7 IN THE UNITED STATES DISTRICT COURT FOR THE
 8 NORTHERN DISTRICT OF CALIFORNIA
 9

HRL

10 CV 11 3681

11 No.

12 PACIFIC CENTURY INTERNATIONAL LTD, Plaintiff, v. DOES 1-129 Defendants.

13 Judge:

14 COMPLAINT

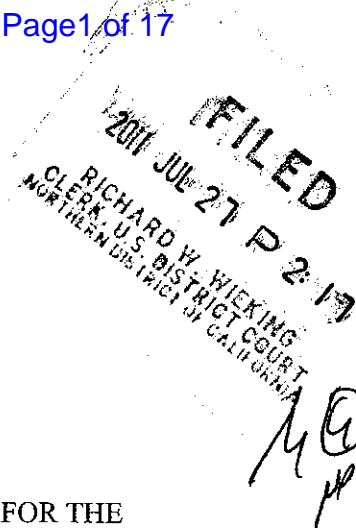
15 DEMAND FOR JURY TRIAL

16
 17 COMPLAINT

18 NOW COMES Plaintiff Pacific Century International Ltd, through its undersigned counsel, and
 19 hereby files this Complaint requesting damages and injunctive relief, and alleges as follows:
 20

21 JURISDICTION AND VENUE

22 1. This is an action of necessity. Plaintiff brings this suit as its only way to adequately
 23 preserve the value of its unique copyrighted work from those unlawfully downloading it over the
 24 Internet. Plaintiff has exhausted all other means in attempting to protect its work, and it now turns to
 25 this Court as its last line of defense. This suit alleges infringement under the United States
 26 Copyright Act and a related civil conspiracy claim under California common law to combat the
 27 willful and intentional infringement of creative work over the Internet. Currently anonymous
 28



1 Defendants, whose identities Plaintiff expects to ascertain during discovery, illegally reproduced and
 2 distributed Plaintiff's copyrighted creative work by acting in concert via the BitTorrent file sharing
 3 protocol and, upon information and belief, continue to do the same. As a result of this unlawful
 4 activity, by and through this Complaint, Plaintiff seeks a permanent injunction, statutory or actual
 5 damages, award of costs and attorney's fees, and other relief.
 6

7 2. Per N.D. Cal. Local Rule 3-5, this Court has federal subject matter jurisdiction over
 8 the copyright infringement claim under 17 U.S.C. §§ 101, *et seq.*, (commonly referred to as "the
 9 Copyright Act"), 28 U.S.C. § 1331 (granting federal courts federal question jurisdiction over civil
 10 actions arising under the laws of the United States), and 28 U.S.C. § 1338(a) (granting federal courts
 11 original jurisdiction over any Congressional acts relating to copyrights). This Court has
 12 supplemental jurisdiction over the civil conspiracy claim under 28 U.S.C. § 1337(a) because it is
 13 directly related to Plaintiff's copyright infringement claim, which is within this Court's original
 14 jurisdiction, such that the two claims form part of the same case and controversy under Article III of
 15 the United States Constitution.
 16

17 3. This Court has personal jurisdiction over all of the parties because, upon credible
 18 information and belief, all of the Defendants either reside or committed copyright infringement in
 19 the State of California. Plaintiff used geolocation technology to trace the IP addresses of each
 20 Defendant to a point of origin within the State of California. Geolocation is a method for
 21 ascertaining the likely geographic region associated with a given IP address at a given date and time.
 22 Although not a litmus test for personal jurisdiction, the use of geolocation gives Plaintiff good cause
 23 for asserting that personal jurisdiction is proper over the Defendants.
 24

25 4. In the alternative, this Court also has personal jurisdiction over non-resident
 26 Defendants, if any, under the California long-arm statute, California Code of Civil Procedure §
 27 410.10, because they downloaded copyrighted content from, or uploaded it to, California residents,
 28

1 and thus committed copyright infringement in and through this State, and engaged in a civil
 2 conspiracy to commit copyright infringement with California residents. (*See also* Federal Rule of
 3 Civil Procedure (“FRCP”) 4(k)(1)(A)).
 4

5. Venue is properly founded in this judicial district pursuant to 28 U.S.C. §§ 1391(b)
 6 and 1400(a) because, on information and belief, Defendants reside in this District, may be found in
 7 this District, and/or committed acts in this District giving rise to Plaintiff’s claims. Further, per N.D.
 8 Cal. Local Rule 3-2(c), this intellectual property action is exempt from these requirements.

9 PARTIES

10. Plaintiff Pacific Century International is a partnership organized and existing under
 11 the laws of the Republic of Malta, with its principal place of business located in Malta. Plaintiff is
 12 the exclusive holder of the relevant rights with respect to the copyrighted creative work at issue in
 13 this Complaint.
 14

15. Plaintiff is a producer of adult entertainment content. Plaintiff invests significant
 16 capital in producing the content associated with its flagship website, “Amateur Creampies” and has
 17 produced substantial numbers of videos and photographs. The copyrighted work at issue here is one
 18 of these adult videos, “Amateur Creampies – Farrah” (the “Video”). A unique reproduction of the
 19 Video was being unlawfully uploaded and downloaded amongst Defendants in the form of a specific
 20 and uniquely identifiable computer file (“File”) over the Internet through the BitTorrent protocol in a
 21 specific swarm monitored by Plaintiff.
 22

23. Defendants’ actual names are unknown to Plaintiff. Instead, each Defendant is known
 24 to Plaintiff only by an Internet Protocol address (“IP address”), which is a number assigned to
 25 devices, such as computers, connected to the Internet. In the course of monitoring Internet-based
 26 infringement of its copyrighted content, Plaintiff’s agents observed unlawful reproduction and
 27 distribution occurring among the IP addresses listed on Exhibit A, attached hereto, via Bit Torrent
 28

1 protocol. Plaintiff cannot ascertain Defendants' actual identities without information from
 2 Defendants' Internet Service Providers ("ISPs").

3 **JOINDER OF MULTIPLE DEFENDANTS**

4 9. Joinder of Defendants is proper because they engaged in a series of transactions to
 5 illegally reproduce and distribute the same Video, using the same highly-interactive online protocol,
 6 and unlawfully "sharing" the exact same File in the same BitTorrent swarm. Specifically, the
 7 Defendants intentionally entered and participated in a single BitTorrent swarm that was formed for
 8 the purpose of exchanging pieces of the File, which was entirely unique to that swarm. The File, in
 9 this case, was a specific digital reproduction of the Video. The series of transactions in this case
 10 involved exchanging pieces of the File containing the Video with other Defendants in the group of
 11 individuals who were sharing pieces of the File among one another (i.e. the swarm) to obtain a
 12 complete copy of the Video. Plaintiff's agents observed multiple swarms involved in reproducing
 13 and distributing the Video, but the Defendants in this action joined in one swarm.

14 10. Joinder is also proper because Defendants participated in a civil conspiracy to
 15 illegally reproduce and distribute the Video. The Defendants intentionally entered a swarm for the
 16 purpose of collaborating with the other Defendants and numerous third parties to conduct illegal
 17 distribution and reproduction of the particular File containing the Video. The Defendants were
 18 collectively engaged in the conspiracy even if they were not engaged in the swarm
 19 contemporaneously because they all took concerted action that contributed to the chain of data
 20 distribution. Plaintiff has asserted a right to relief jointly and severally against the Defendants.

21 11. Joinder is also proper at the early stage of the litigation because, upon information
 22 and belief, a single individual can be associated with multiple IP addresses. Due to the dynamic
 23 nature of most consumer IP address assignments, an individual's IP address can change frequently.
 24 Thus, Plaintiff's monitoring software, which identifies infringing activity by IP address, may
 25

identify multiple instances of infringing activity that are actually associated with a single individual. In other words, it is likely that multiple Doe Defendants (i.e. IP addresses listed on Exhibit A) are, in fact, a single individual. For example, in the past, a single individual was associated with nearly one-third of the IP addresses contained in an initial complaint. Joinder of identical claims against a single individual is encouraged under the Federal Rules and conserves the resources of this Court.

12. Finally, Defendants share the same questions of law with respect to copyright infringement, including but not limited to:

- (A) Whether “copying” has occurred within the meaning of the Copyright Act;
 - (B) Whether entering a torrent swarm constitutes a willful act of infringement;
 - (C) Whether entering a torrent swarm constitutes a civil conspiracy; and
 - (D) Whether and to what extent Plaintiff has been damaged by the Defendant’s conduct.

13. Supporting the propriety of joinder in this case is the underlying nature of the BitTorrent file distribution protocol. The BitTorrent protocol is different than the standard peer-to-peer (“P2P”) protocol used for such networks as Kazaa, Grokster and Limewire. Unlike standard P2P networks, every BitTorrent downloader is also an uploader of the illegally transferred file. Further, the BitTorrent protocol breaks an individual file into small pieces, which are shared among a group of collaborators. Standard P2P protocols involve the one-to-one transfer of whole files. Use of the BitTorrent protocol provides significant benefits to swarm participants that derive from its distributed and collaborative nature, but it also makes its users susceptible to joinder.

BACKGROUND

14. BitTorrent is a modern file sharing method (hereinafter “protocol”) used for distributing data via the Internet.

15. Traditional file transfer protocols involve a central server, which distributes data directly to individual users. This method is prone to collapse when large numbers of users request

1 data from the central server, in which case the server can become overburdened and the rate of data
2 transmission can slow considerably or cease altogether. In addition, the reliability of access to the
3 data stored on a server is largely dependent on the server's ability to continue functioning for
4 prolonged periods of time under high resource demands.
5

6 16. Standard P2P protocols involve a one-to-one transfer of whole files between a single
7 uploader and single downloader. Although standard P2P protocols solve some of the issues
8 associated with traditional file transfer protocols, these protocols still suffer from such issues as
9 scalability. For example, when a popular file is released (e.g. an illegal copy of the latest blockbuster
10 movie) the initial source of the file performs a one-to-one whole file transfer to a third party, who
11 then performs similar transfers. The one-to-one whole file transfer method can significantly delay
12 the spread of a file across the world because the initial spread is limited by the bottleneck associated
13 with one-to-one transfers.
14

15 17. In contrast, the BitTorrent protocol is a decentralized method of distributing data.
16 Instead of relying on a central server to distribute data directly to individual users, the BitTorrent
17 protocol allows individual users to distribute data among themselves. Further, the BitTorrent
18 protocol involves breaking a single large file into many small pieces, which can be transferred much
19 more quickly than a single large file and in turn redistributed much more quickly than a single large
20 file. Moreover, each peer can download missing pieces of the file from multiple sources—often
21 simultaneously—which causes transfers to be fast and reliable. After downloading a piece, a peer
22 automatically becomes a source for the piece. This distribution method contrasts sharply with a one-
23 to-one whole file transfer method.
24

25 18. In BitTorrent vernacular, individual downloaders/distributors of a particular file are
26 called peers. The group of peers involved in downloading/distributing a particular file is called a
27 swarm. A server which stores a list of peers in a swarm is called a tracker. A computer program
28

1 that implements the BitTorrent protocol is called a BitTorrent client. Each swarm is unique to a
2 particular file, a file that is also unique in and of itself.

3 19. The BitTorrent protocol operates as follows. First, a user locates a small “torrent” file.
4 This file contains information about the unique files to be shared and about the tracker, the computer
5 that coordinates the file distribution. Second, the user loads the torrent file into a BitTorrent client,
6 which automatically attempts to connect to the tracker listed in the torrent file. Third, the tracker
7 responds with a list of peers and the BitTorrent client connects to those peers to begin downloading
8 data from and distributing data to the other peers in the swarm. When the download is complete, the
9 BitTorrent client continues distributing data to other peers in the swarm until the user manually
10 disconnects from the swarm or the BitTorrent client otherwise does the same.

11 20. The degree of anonymity provided by the BitTorrent protocol is extremely low.
12 Because the protocol is based on peers connecting to one another, a peer must broadcast identifying
13 information (i.e. an IP address) before it can receive data. Nevertheless, the actual names of peers in
14 a swarm are unknown, as the users are allowed to download and distribute under the cover of their
15 IP addresses.

16 21. The BitTorrent protocol is an extremely popular method for transferring data. The
17 size of swarms for popular files can reach into the tens of thousands of unique peers. A swarm will
18 commonly have peers from many, if not every, state in the United States and several countries
19 around the world. And every peer in the swarm participates in distributing the file to dozens,
20 hundreds, or even thousands of other peers.

21 22. The BitTorrent protocol is also an extremely popular method for unlawfully copying,
22 reproducing, and distributing files in violation of the copyright laws of the United States. A broad
23 range of copyrighted albums, audiovisual files, photographs, software, and other forms of media are
24 available for illegal reproduction and distribution via the BitTorrent protocol.

23. Efforts at combating BitTorrent-based copyright infringement have been stymied by BitTorrent's decentralized nature. Because there are no central servers to enjoin from unlawfully distributing copyrighted content, there is no primary target on which to focus anti-piracy efforts. Indeed, the same decentralization that makes the BitTorrent protocol an extremely robust and efficient means of transferring enormous quantities of data also acts to insulate it from anti-piracy measures. This lawsuit is Plaintiff's only practical means of combating BitTorrent-based infringement of the Video.

ALLEGATIONS COMMON TO ALL COUNTS

24. At all times relevant hereto, Plaintiff was the exclusive rights holder with respect to BitTorrent-based reproduction and distribution of the Video.

25. The Video is the subject of an application for registration that is currently pending in the United States Copyright Office.

26. The Video is legally available for purchase to bona fide purchasers, but was obtained by Defendants through illegal distribution means.

27. The torrent file used to access the copyrighted material was named in a manner that would have provided an ordinary individual with notice that the Video was protected by the copyright laws.

28. Plaintiff employs proprietary peer-to-peer network forensic software to perform exhaustive real time monitoring of the BitTorrent-based swarm involved in distributing the Video. This software is effective in capturing data about the activity of peers in a swarm and their infringing conduct.

29. Defendants, without Plaintiff's authorization or license, intentionally downloaded a torrent file particular to the Video, purposefully loaded that torrent file into their BitTorrent clients

entered into the same exact BitTorrent swarm particular to the File containing the Video, and reproduced and distributed the Video to numerous third parties.

30. Plaintiff observed the Defendants' activities in the same exact torrent swarm specific to the File containing Plaintiff's Video and created a log of IP addresses identifying each Defendant and the date and time of the Defendant's activity, attached hereto as Exhibit A.

COUNT I – COPYRIGHT INFRINGEMENT

(U.S. Copyright Act – 17 U.S.C. §§ 101-1332)

9 31. Plaintiff hereby incorporates by this reference each and every allegation contained in
10 the preceding paragraphs as though fully set forth herein.

32. Defendants' conduct infringes upon Plaintiff's exclusive rights of reproduction and distribution that are protected under the Copyright Act.

33. Each Defendant knew, should have known, or had some constructive knowledge that their acts constituted copyright infringement.

34. Defendants' conduct was willful within the meaning of the Copyright Act: intentional, and with indifference to the Plaintiff's rights. Defendants' active participation on the same BitTorrent swarm relating to the unique File containing the Video make this fact abundantly clear.

35. Plaintiff has been damaged by Defendants' conduct including, but not limited to, economic and reputation losses. Plaintiff continues to be damaged by such conduct, and has no adequate remedy at law to compensate Plaintiff for all of the past, and possibly future, damages stemming from Defendants' conduct. In fact, further irreparable harm to Plaintiff's copyrights and exclusive rights is imminent without Court intervention. Without restrictions, these infringers will run rampant.

1 36. Plaintiff hereby reserves the right, pursuant to 17 U.S.C. § 504(c), to elect to recover
 2 statutory damages for each infringement, in lieu of seeking recovery of actual damages.

3 37. As Defendants' infringement was intentional and willful, the Plaintiff is entitled to an
 4 award of statutory damages, exemplary damages, attorneys' fees, and the costs of the suit.
 5

6 **COUNT II – CIVIL CONSPIRACY**

7 **(California Common Law Tort)**

8 38. Plaintiff hereby incorporates by this reference each and every allegation contained in
 9 the preceding paragraphs as though fully set forth herein.

10 39. In using the peer-to-peer BitTorrent file distribution method, each Defendant
 11 participated in, aided in, attempted to aid in, or at least knew of the formation and operation of a
 12 common-plan conspiracy to unlawfully reproduce and distribute the Video by exchanging pieces of
 13 the File containing the Video in a specific and unique torrent swarm on BitTorrent.
 14

15 40. Defendants, in participating in said conspiratorial file exchanging network, agreed to
 16 engage in a concerted tortious action with other (currently discovered and undiscovered) Defendants
 17 on the network to reproduce and distribute the File containing Plaintiff's copyrighted Video.

18 41. Each of the Defendants was an active participant in download ding a torrent file,
 19 opening it using a BitTorrent client, and then entering a torrent swarm comprised of other
 20 individuals improperly distributing and reproducing the Video without Plaintiff's permission,
 21 causing infringement damage to Plaintiff.
 22

23 42. Participants in the specific torrent swarm distributing the File containing the Video in
 24 this matter, including Defendants, have conspired to provide other individuals with pieces of the File
 25 containing the Video in exchange for receiving other pieces of the same File contain the same Video,
 26 eventually obtaining a complete copy of the File.
 27

43. In furtherance of this civil conspiracy, Defendants committed overt tortious and unlawful acts by using BitTorrent software to download the Video from, and distribute it to, others, and were willful participants in this joint activity.

44. Defendants were fully aware of their participation in this conspiracy by taking part of these swarms on BitTorrent, and, in downloading the Video, demonstrate their understanding of their role in this conspiracy.

45. As a proximate result of this conspiracy, Plaintiff has been damaged as alleged above, and seeks just compensation for Defendants' unjust acts.

PRAYER FOR RELIEF

WHEREFORE, Plaintiff hereby respectfully prays this Court for Judgment and relief as follows:

1) That the Court enter a written judgment declaring that the Defendants have infringed Plaintiff's rights in federally registered copyrights under 17 U.S.C. § 501, and that such infringement was willful;

2) That the Court enter a written judgment declaring that the Defendants have injured the business reputation and business of Plaintiff by Defendants' acts and conduct set forth in this Complaint;

3) That the Court issue injunctive relief against Defendants, enjoining and restraining the Doe Defendants and all others in active concert with them from further violating Plaintiff's copyrighted Video, and further issue an order impounding or requiring Defendants to destroy all copies of those unlawfully copyrighted files in Defendants' possession, custody, and/or control pursuant to 17 U.S.C. §§ 503 & 509(a);

4) That the Court enter a written judgment in favor of the Plaintiff against Defendants for actual damages pursuant to 17 U.S.C. § 504(a) or statutory damages up to one-hundred and fifty-

thousand dollars (\$150,000) pursuant to 17 U.S.C. § 504(b), at the election of Plaintiff, in an amount to be ascertained at trial;

5) As to Count II, that the Court order Defendants jointly and severally liable to Plaintiff in the full amount of the Judgment on the basis of a common law claim for civil conspiracy to commit copyright infringement; and for an award of compensatory damages based on the civil conspiracy count in favor of the Plaintiff and against Defendants, jointly and severally, in an amount to be determined at trial;

6) That the Court enter a written judgment in favor of Plaintiff against the Defendants awarding the Plaintiff reasonable attorneys' fees, litigation expenses (including fees and costs of expert witnesses), and other costs of this action pursuant to 17 U.S.C. § 505; and

7) That the Court issue any such further relief as the Court deems appropriate.

Respectfully Submitted,

STEELE HANSMEIER PLLC

DATED: July 26, 2011

By: /s/ Brett L. Gibbs

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Attorney for Plaintiff

DEMAND FOR A JURY TRIAL

Plaintiff hereby demands a jury trial as provided by FRCP 38(a).

By: /s/ Brett L. Gibbs

Brett L. Gibbs, Esq. (SBN 251000)

Attorney for Plaintiff

EXHIBIT A

IP Address	ISP	Date/Time (UTC)
108.0.134.11	Verizon Online	2011-06-06 10:33:25 AM
108.0.200.192	Verizon Online	2011-05-16 09:59:43 PM
108.0.230.37	Verizon Online	2011-06-26 11:31:55 PM
108.66.103.131	AT&T Internet Services	2011-06-13 06:32:44 PM
128.125.52.128	University of Southern California	2011-06-18 09:08:13 PM
173.127.68.97	Sprint PCS	2011-05-17 07:38:36 AM
173.228.113.48	Sonic Telecom	2011-05-16 07:49:07 PM
173.51.252.40	Verizon Online	2011-06-08 08:35:22 AM
173.55.30.234	Verizon Online	2011-07-01 07:39:00 AM
173.58.178.236	Verizon Online	2011-06-27 09:10:44 AM
173.58.255.82	Verizon Online	2011-05-14 03:50:52 PM
173.60.225.150	Verizon Online	2011-06-02 05:57:30 AM
174.34.204.142	Surewest	2011-05-27 10:51:04 PM
208.127.201.132	DSL Extreme	2011-07-09 02:01:51 AM
24.10.115.237	Comcast Cable Communications	2011-05-10 04:06:20 AM
24.10.117.55	Comcast Cable Communications	2011-05-17 09:23:16 PM
24.130.28.215	Comcast Cable Communications	2011-05-30 09:16:17 AM
24.161.173.183	Road Runner	2011-06-16 05:59:51 PM
24.176.189.202	Charter Communications	2011-06-06 08:46:54 AM
24.23.43.138	Comcast Cable Communications	2011-06-03 03:48:03 AM
24.24.185.216	Road Runner	2011-05-31 02:16:09 PM
24.4.168.30	Comcast Cable Communications	2011-06-30 04:30:16 AM
24.5.126.119	Comcast Cable Communications	2011-05-09 12:23:52 PM
24.5.180.56	Comcast Cable Communications	2011-05-05 09:07:43 AM
24.5.68.240	Comcast Cable Communications	2011-06-04 03:26:12 AM
24.6.27.170	Comcast Cable Communications	2011-05-16 04:58:40 AM
24.6.50.232	Comcast Cable Communications	2011-05-04 06:18:55 AM
24.6.62.244	Comcast Cable Communications	2011-05-14 05:09:25 PM
24.7.104.139	Comcast Cable Communications	2011-06-05 06:53:02 AM
24.7.126.36	Comcast Cable Communications	2011-05-16 04:58:40 AM
24.7.86.97	Comcast Cable Communications	2011-05-05 12:19:52 PM
50.0.24.214	Sonic Telecom	2011-05-19 01:06:08 PM
66.189.154.76	Charter Communications	2011-06-16 09:10:07 PM
66.205.153.76	Surewest	2011-05-31 09:48:52 PM
66.214.88.173	Charter Communications	2011-05-24 05:14:13 PM
66.27.220.7	Road Runner	2011-05-16 02:41:58 PM
66.60.190.16	Surewest	2011-05-22 03:46:58 AM
66.74.34.96	Road Runner	2011-06-03 02:36:53 PM
66.74.74.188	Road Runner	2011-06-07 06:48:12 PM
67.159.150.148	Surewest	2011-05-20 05:11:24 AM
67.160.228.255	Comcast Cable Communications	2011-05-03 09:16:10 PM
67.164.111.86	Comcast Cable Communications	2011-05-29 01:21:44 PM
67.169.172.193	Comcast Cable Communications	2011-05-29 12:54:11 AM
67.169.173.214	Comcast Cable Communications	2011-05-03 09:16:11 PM
67.169.180.85	Comcast Cable Communications	2011-07-07 06:03:41 AM
67.169.231.175	Comcast Cable Communications	2011-07-03 05:31:51 AM

67.169.237.165	Comcast Cable Communications	2011-06-11 03:37:39 AM
67.180.34.147	Comcast Cable Communications	2011-05-05 04:16:35 AM
67.180.39.78	Comcast Cable Communications	2011-05-24 01:31:45 AM
67.181.108.197	Comcast Cable Communications	2011-05-07 08:25:51 PM
67.181.218.250	Comcast Cable Communications	2011-05-16 01:01:59 PM
67.182.48.252	Comcast Cable Communications	2011-05-26 02:10:07 PM
67.188.124.212	Comcast Cable Communications	2011-06-01 02:03:19 PM
68.109.64.234	Cox Communications	2011-05-03 11:58:15 PM
68.190.216.134	Charter Communications	2011-05-17 07:51:30 AM
68.4.162.57	Cox Communications	2011-05-17 03:23:25 AM
68.4.82.26	Cox Communications	2011-05-24 07:38:26 PM
68.4.97.51	Cox Communications	2011-05-18 02:17:45 PM
68.5.136.159	Cox Communications	2011-06-15 04:44:48 PM
68.7.175.232	Cox Communications	2011-05-23 08:05:47 AM
68.7.2.63	Cox Communications	2011-05-04 12:47:36 PM
68.8.181.135	Cox Communications	2011-05-17 01:31:39 PM
68.8.189.154	Cox Communications	2011-05-04 11:25:27 PM
68.8.63.86	Cox Communications	2011-06-03 11:16:39 PM
69.111.133.107	AT&T Internet Services	2011-07-06 11:38:40 AM
69.111.56.20	AT&T Internet Services	2011-06-15 05:13:58 AM
69.181.183.27	Comcast Cable Communications	2011-05-19 11:38:44 PM
69.181.200.106	Comcast Cable Communications	2011-05-16 07:24:36 PM
69.181.53.48	Comcast Cable Communications	2011-05-13 11:34:19 PM
69.225.255.81	AT&T Internet Services	2011-05-19 02:21:30 PM
69.231.221.19	AT&T Internet Services	2011-06-11 01:19:27 PM
69.234.16.226	AT&T Internet Services	2011-06-27 03:45:55 PM
69.234.26.35	AT&T Internet Services	2011-05-26 02:25:15 PM
69.234.54.193	AT&T Internet Services	2011-07-15 08:00:52 AM
70.95.247.197	Road Runner	2011-05-29 04:23:20 AM
71.106.213.156	Verizon Online	2011-07-01 04:52:52 PM
71.108.43.65	Verizon Online	2011-05-28 02:20:36 AM
71.118.50.8	Verizon Online	2011-07-14 07:29:03 AM
71.130.209.125	AT&T Internet Services	2011-05-04 01:49:49 AM
71.130.210.119	AT&T Internet Services	2011-07-15 11:25:24 PM
71.130.223.144	AT&T Internet Services	2011-06-18 11:28:24 AM
71.131.1.97	AT&T Internet Services	2011-05-09 05:57:03 PM
71.140.64.112	AT&T Internet Services	2011-05-27 06:26:53 AM
71.160.164.92	Verizon Online	2011-06-07 08:14:16 PM
71.177.209.5	Verizon Online	2011-06-16 11:53:22 PM
71.198.59.114	Comcast Cable Communications	2011-05-28 02:14:03 AM
71.204.161.185	Comcast Cable Communications	2011-05-06 12:52:55 PM
71.83.171.23	Charter Communications	2011-05-03 11:58:15 PM
71.84.64.32	Charter Communications	2011-06-08 02:55:30 PM
72.129.88.145	Road Runner	2011-05-27 03:59:14 PM
72.197.86.199	Cox Communications	2011-05-08 07:20:52 PM
72.207.41.51	Cox Communications	2011-05-05 11:46:30 PM
72.219.173.8	Cox Communications	2011-05-24 02:41:20 PM

72.220.180.87	Cox Communications	2011-05-26 04:01:34 AM
72.220.90.178	Cox Communications	2011-05-25 02:12:10 PM
75.45.20.15	AT&T Internet Services	2011-05-13 11:30:19 PM
75.84.216.112	Road Runner	2011-06-29 06:52:42 PM
76.102.152.168	Comcast Cable Communications	2011-05-19 08:05:54 PM
76.126.122.81	Comcast Cable Communications	2011-05-16 11:40:51 AM
76.126.242.218	Comcast Cable Communications	2011-05-18 03:10:33 PM
76.126.38.20	Comcast Cable Communications	2011-05-16 11:58:15 PM
76.127.116.60	Comcast Cable Communications	2011-05-27 07:28:44 PM
76.127.85.109	Comcast Cable Communications	2011-05-12 04:24:03 AM
76.14.57.219	Wave Broadband	2011-05-13 08:18:18 PM
76.166.242.60	Road Runner	2011-06-06 06:05:21 AM
76.173.173.79	Road Runner	2011-05-20 03:24:16 PM
76.174.159.232	Road Runner	2011-05-21 03:56:38 AM
76.175.155.207	Road Runner	2011-05-26 03:42:43 AM
76.228.65.114	AT&T Internet Services	2011-05-04 04:40:52 AM
76.234.73.76	AT&T Internet Services	2011-05-22 01:36:33 AM
76.254.16.104	AT&T Internet Services	2011-06-01 06:40:42 PM
76.254.23.123	AT&T Internet Services	2011-06-18 12:10:35 AM
97.90.150.68	Charter Communications	2011-05-19 08:17:37 PM
98.112.21.131	Verizon Online	2011-05-12 03:26:52 PM
98.176.15.10	Cox Communications	2011-05-06 01:18:24 PM
98.207.33.143	Comcast Cable Communications	2011-06-01 05:19:06 AM
98.210.137.140	Comcast Cable Communications	2011-05-26 04:23:45 AM
98.234.106.209	Comcast Cable Communications	2011-07-02 03:12:56 PM
98.234.107.53	Comcast Cable Communications	2011-05-12 02:33:59 AM
98.234.3.128	Comcast Cable Communications	2011-07-14 08:31:04 AM
98.248.14.48	Comcast Cable Communications	2011-06-09 05:40:32 PM
98.255.3.43	Comcast Cable Communications	2011-05-17 06:45:03 AM
99.108.124.197	AT&T Internet Services	2011-06-01 06:31:06 AM
99.123.244.229	AT&T Internet Services	2011-06-10 08:04:24 AM
99.127.252.114	AT&T Internet Services	2011-05-26 08:49:07 PM
99.169.236.134	AT&T Internet Services	2011-05-10 04:06:20 AM
99.24.219.195	AT&T Internet Services	2011-07-05 08:32:56 AM
99.24.220.52	AT&T Internet Services	2011-06-29 06:29:02 PM
99.89.233.90	AT&T Internet Services	2011-06-11 12:56:24 PM